

# Affidavit of Publication



STATE OF UTAH. }  
County of Salt Lake } ss.

Shana D. Conaty

Being first duly sworn, deposes and says that he is legal advertising clerk of THE SALT LAKE TRIBUNE, a daily newspaper printed in the English language with general circulation in Utah, and published in Salt Lake City, Salt Lake County in the State of Utah, and of the DESERET NEWS a daily (except Sunday) newspaper printed in the English language with general circulation in Utah, and published in Salt Lake City, Salt Lake County, in the State of Utah.

That the legal notice of which a copy is attached hereto

Pub order to show cause #ACT-017-017 (Plateau Resources LTD.)

was published in said newspapers on Aug. 7, 1979

Shana D. Conaty  
Legal Advertising Clerk

S n to before me this 8th day of

A.D. 19 79

Robert L. Standing  
Notary Public

ORDER TO SHOW CAUSE  
NO. ACT/017/017  
BEFORE THE BOARD OF  
OIL, GAS, AND MINING, DE-  
PARTMENT OF NATURAL  
RESOURCES, in and for the  
STATE OF UTAH

IN THE MATTER OF THE  
APPROVAL OF THE NOTICE  
OF INTENT AND RECLAMA-  
TION PLAN SUBMITTED BY  
PLATEAU RESOURCES  
LTD., FRANK M. MINE, GAR-  
FIELD COUNTY, UTAH.

THE STATE OF UTAH TO  
ALL OPERATORS, TAKERS  
OF PRODUCTION, MINERAL  
AND ROYALTY OWNERS,  
AND PARTICULARLY ALL  
PERSONS INTERESTED IN  
TOWNSHIP 35 SOUTH,  
RANGE 11 EAST, SLBM, GAR-  
FIELD COUNTY, UTAH.

Notice is hereby given that  
tentative approval was given to  
Plateau Resources Ltd. by the  
Utah Division of Oil, Gas, and  
Mining to commence under-  
ground uranium mining on Sec-  
tions 1, 2, 3 and 12, Township 35  
South, Range 11 East, Garfield  
County, Utah. The name of the  
mine is the Frank M. Mine and  
the person representing the  
company in this matter is Mr.  
R. B. Sewell, Manager of Oper-  
ations, Plateau Resources Ltd.,  
772 Horizon Drive, Grand Junc-  
tion, Colorado 81501.

Plateau Resources has fulfill-  
ed obligations under the Mined  
Land Reclamation Act of 1975  
(Section 40-8, U.C.A., 1953 as  
amended) and will employ the  
following reclamation techni-  
ques on 65 acres which com-  
prise the land affected. Legal  
access to the land affected is by  
State lease and unpatented lode  
mining claims.

#### DURING OPERATIONS:

1. Mining and maintenance  
methods will be carried out in a  
safe and orderly manner.
2. Waste rock which is non-  
alkali or acid producing will be  
stored in a natural canyon-like  
depression the engineering of  
which complies with E.P.A.  
standards on flooding.
3. Site preparation will be  
completed by grading existing  
waste material for level entry.  
The removal of little brush will  
be required.
4. Any upper horizon material  
encountered will be stockpiled  
in an independent area for final  
reclamation.
5. Plant species for revegeta-  
tion will be determined from  
test plot data.

#### AFTER OPERATIONS:

1. Portal and ventilation  
shafts will be sealed to prevent  
unauthorized or accidental  
entry.
2. Waste rock dumps will be  
contoured to a naturally drain-  
ing configuration.
3. Extraneous debris, unusable  
buildings, and scrap metal  
and wood will be removed from  
the location or buried.
4. All disturbed surfaces will  
be regraded, stockpiled soil  
added, and seeded.
5. Maintenance procedures  
for revegetation will be accom-  
plished as necessary. The sites  
will be checked at least biannu-  
ally by Plateau Resources per-  
sonnel who will immediately  
augment any necessary steps in  
revegetation or erosion control.

Critical sites and those not  
responding as projected will be  
checked more often.

Reclamation performance  
surety will be posted prior to  
final approval of the reclama-  
tion plan.

Any person or agency ag-  
grieved by this tentative deci-  
sion is hereby requested to  
submit written protest within 30  
days from August 7, 1979, to the  
Division of Oil, Gas, and Min-  
ing, 1588 West North Temple,  
Salt Lake City, Utah 84116,  
setting forth factual reasons for  
his or her complaint, and there-  
after, at a time and place  
hereof established, appear  
before the Board of Oil, Gas,  
and Mining, to show cause, if  
any there be, why this plan  
should not be approved.

DATED this 31st day of July,  
1979.

STATE OF UTAH  
BOARD OF OIL,  
GAS, AND MINING  
THALIA R. BUSBY  
(D-36) Secretary of the Board



**Proof of Publication**

**From**  
**The Salt Lake Tribune**  
**DESERET NEWS**

**Attorney**



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That the legal notice of which a copy is attached hereto

Pub order to show cause #ACT-017-017 (Plateau Resources LTD.)

was published in said newspapers on Aug. 7, 1979

Shana D. Conaty  
Legal Advertising Clerk

Subscribed and sworn to before me this 8th day of

A.D. 1979

Robert L. Standing  
Notary Public

**ORDER TO SHOW CAUSE**  
NO. ACT-017-017  
BEFORE THE BOARD OF OIL, GAS, AND MINING, DEPARTMENT OF NATURAL RESOURCES, in and for the STATE OF UTAH  
IN THE MATTER OF THE APPROVAL OF THE NOTICE OF INTENT AND RECLAMATION PLAN SUBMITTED BY PLATEAU RESOURCES LTD., FRANK M. MINE, GARFIELD COUNTY, UTAH.  
THE STATE OF UTAH TO ALL OPERATORS, TAKERS OF PRODUCTION, MINERAL AND ROYALTY OWNERS, AND PARTICULARLY ALL PERSONS INTERESTED IN TOWNSHIP 35 SOUTH, RANGE 11 EAST, SLBM, GARFIELD COUNTY, UTAH.  
Notice is hereby given that tentative approval was given to Plateau Resources Ltd. by the Utah Division of Oil, Gas, and Mining to commence underground uranium mining on Sections 1, 2, 3 and 12, Township 35 South, Range 11 East, Garfield County, Utah. The name of the mine is the Frank M. Mine and the person representing the company in this matter is Mr. R. B. Sewell, Manager of Operations, Plateau Resources Ltd., 772 Horizon Drive, Grand Junction, Colorado 81501.  
Plateau Resources has fulfilled obligations under the Mined Land Reclamation Act of 1975 (Section 40-8, U.C.A., 1953 as amended) and will employ the following reclamation techniques on 65 acres which comprise the land affected. Legal access to the land affected is by State lease and unpatented lode mining claims.  
**DURING OPERATIONS:**  
1. Mining and maintenance methods will be carried out in a safe and orderly manner.  
2. Waste rock which is non-alkali or acid producing will be stored in a natural canyon-like depression the engineering of which complies with E.P.A. standards on flooding.  
3. Site preparation will be completed by grading existing waste material for level entry. The removal of little brush will be required.  
4. Any upper horizon material encountered will be stockpiled in an independent area for final reclamation.  
5. Plant species for revegetation will be determined from test plot data.  
**AFTER OPERATIONS:**  
1. Portal and ventilation shafts will be sealed to prevent unauthorized or accidental entry.  
2. Waste rock dumps will be contoured to a naturally draining configuration.  
3. Extraneous debris, unusable buildings, and scrap metal and wood will be removed from the location or buried.  
4. All disturbed surfaces will be regraded, stockpiled soil added, and seeded.  
5. Maintenance procedures for revegetation will be accomplished as necessary. The sites will be checked at least biannually by Plateau Resources personnel who will immediately augment any necessary steps in revegetation or erosion control. Critical sites and those not responding as projected will be checked more often.  
Reclamation performance surety will be posted prior to final approval of the reclamation plan.  
Any person or agency aggrieved by this tentative decision is hereby requested to submit written protest within 30 days from August 7, 1979, to the Division of Oil, Gas, and Mining, 1588 West North Temple, Salt Lake City, Utah 84116, setting forth factual reasons for his or her complaint, and thereafter, at a time and place heretofore established, appear before the Board of Oil, Gas, and Mining, to show cause, if any there be, why this plan should not be approved.  
DATED this 31st day of July, 1979.  
STATE OF UTAH  
BOARD OF OIL, GAS, AND MINING  
THALIA R. BUSBY  
(D-36) Secretary of the Board

pires

1981



**Proof of Publication**

**From**

**The Salt Lake Tribune**

**DESERET NEWS**

**Attorney**